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Public Utility Commission of Texas

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Sarah Goodfriend
Commissioner

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February 23, 1994

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MAIL ROOM

Ex Parte

Commissioner Andrew Barrett
Federal Communications Commission
1919 M. Street, N.W., Room 826
Washington, D.C. 20544

RE: CC Docket No. 92-77, In the Matter of Billed Party Preference for 0+ interLATA calls (Phase II).

Andy,
Dear Commissioner Barrett:

Although the Public Utility Commission of Texas (Texas PUC) filed comments expressing its strong support for the concept of Billed Party Preference in November of 1991 and June of 1992, I want to take this additional opportunity to stress the public interest benefits associated with Billed Party Preference.

Some parties claim that Billed Party Preference will impede competition in the provision of operator services. After careful analysis, I believe that the Federal Communications Commission (FCC) will agree that competition will not be impeded, but will be appropriately refocused.

Today, Operator Service Providers (OSPs) market their services to payphone providers and other traffic aggregators. The traffic aggregator may choose the OSP based on the amount of commission and other compensation promised by the OSP. Today's approach channels the benefits of competition to the aggregator, not to the end user.

Billed Party Preference will provide incentives for OSPs to market their services to end users who pay for the calls rather than to the traffic aggregators. For instance, an OSP may wish to market new services that would be of value to customers. If the FCC adopts Billed Party Preference and allows competition to be refocused on end users, we will have a win/win policy that is both pro-competitive and pro-consumer.

Those against Billed Party Preference also argue that the Telephone Operator Consumer Services Improvement Act of 1990 (TOCSIA) put an effective equal access system in place. These parties claim that TOCSIA is working and that Billed Party Preference would offer only minimal benefits, if any, over TOCSIA. TOCSIA's goal is laudable: a consumer should be able to access his/her carrier of choice from any public phone at any time. However, without effective enforcement mechanisms, it is questionable whether TOCSIA will ever meet its goal. During the summer of 1993, the Texas PUC surveyed 231 of the 1,300 private pay telephones in metropolitan Austin. Some form of access code blocking was present at forty percent of the phones surveyed, in violation of federal and state regulations.

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
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I believe that Billed Party Preference is the correct equal access system. Billed Party Preference is also consistent with the equal access provisions of the AT&T consent decree. I agree with United States District Court Judge Harold H. Greene's stated preference for a system that allows the billed party to select the OSP of his or her choice by dialing "0+." Such a system would allow the automatic routing of interexchange, operator-assisted calls to the billed party's chosen carrier without the use of access codes. Billed Party Preference is such a system. (See United States v. Western Elec. Co., Inc., 698 F. Supp. 348, 361 (D.D.C. 1988.)

Billed Party Preference will provide equal access to all carriers. Billed Party Preference allows the party who will pay for the call to choose the interexchange carrier. Billed Party Preference provides access in a form that is most convenient for callers because callers need not remember long, complex access codes or worry about being blocked. In summary, Billed Party Preference will put an equal access system in place that is end-user friendly and that allows fair competition in the end-user market. Please keep this in mind as you weigh the costs and benefits of Billed Party Preference.

Thank you for your consideration of these comments. Two copies of this letter have been submitted to the Secretary of the Commission.

Sincerely,



Sarah Goodfriend
Commissioner

attachment

Looking forward to seeing you at the Communications Committee meetings!

PRIVATE PAY TELEPHONE SURVEY

The staff of the Public Utility Commission of Texas conducted a survey of private pay telephones in the Austin area July 5th-9th. The compliance check consisted of a survey addressing posting and blocking requirements. This paper presents the results of the survey.

Generating the Survey Sample

Initially, a universe of all 1705 private pay telephones in the Austin area was established, through a list requested of Southwestern Bell. After an initial review, 460 payphones were eliminated due to erroneous addresses, non-working numbers, or duplications. The remaining 1245 payphones were used to generate a high-probability random sample, using a 95% confidence interval and a 5% margin of error. These two variables were chosen arbitrarily, but were influenced by time constraints as well as resource availability. A higher confidence interval and a lower margin of error would have generated a higher random sample, and would have required more time and resources to check. Having determined the margin of error and confidence interval, a statistical table of random numbers was used to derive the sample size and selection of 306 private pay telephones.

The Questionnaire

The questionnaire, provided as an attachment to this paper, was divided into two sections, the first to evaluate compliance with certain posting requirements and the second to determine the level of blocking of access to local exchange company (LEC) operators and interexchange carriers. Survey questions were derived from the requirements set forth in Sections 23.54 and 23.55 of the PUC's Substantive Rules. Compliance with separate FCC requirements was not surveyed. Also included in the questionnaire were questions designed to help the surveyor identify the owner of the pay telephone set, as well as the operator service provider (OSP).

To comply with the posting requirements of our Substantive Rules, the pay telephone set must display a card that includes the following information: name of the OSP; instructions for registering a complaint; instructions, in English and Spanish, for accessing emergency service; a notice stating that long distance calls may be made by using a carrier of choice; and instructions for obtaining rates at no charge.

In order to evaluate each payphone for blocking of long distance carriers, each surveyor was asked to dial four different numbers, one each for Sprint (1-800-877-8000) and AT&T (10288+0), and two for MCI (950-1022 and 10222+0), to see if the call would be connected to the proper carrier. Denying access to interexchange carriers by blocking "950-XXXX" and "1-800" numbers is forbidden. Limiting access to interexchange carriers by blocking "10XXX+0" is allowed only if the end office serving the originating line does not have originating line screening capability. In Austin, however, all of Southwestern Bell's wire centers have originating line screening capability, thereby making the blocking of "10XXX+0" a violation of PUC Substantive Rules.

Conducting the Survey

Of the original sample size of 306 payphones, only 231, or 75.5%, were actually surveyed. The majority of the instruments not surveyed were never located, even though their addresses and phone numbers were provided by Southwestern Bell as part of the original universe. Of the non-surveyed payphones, nineteen had been recently removed from the premises, four were out for repair, eight had changed hands from private ownership to Southwestern Bell, twenty-one could not be located by the surveyors because of non-posted numbers, eleven were located outside of the Austin Metropolitan survey area, five were fax machines (instead of payphones), one was vandalized beyond use, and six were listed under a wrong address. All payphones found to be in non-compliance with any portion of PUC Substantive Rule 23.54 were reported to Southwestern Bell, to begin disconnect proceedings.

Violations Encountered

Blocking

The most common violation seen during this survey was blocking. Of the 231 payphones located and tested, only 139 (60.2% of the total) allowed the user to access the long distance carrier of choice, without blocking. This denial of access represents not only a violation of the PUC's Substantive Rules, but also a violation of FCC Orders that prohibit blocking. Additional findings related to blocking were as follows:

- 22.9% of the private pay telephones surveyed completely blocked 10XXX access.
- 39.4% of the pay telephones surveyed blocked access to the 10222+0 MCI access code
- 23.4% of the pay telephones blocked access to the 10288+0 AT&T access code.
- 1.3% of the pay telephones surveyed blocked access to the 950-1022 MCI access code.
- Two instruments (0.86%) blocked access to the 1-800-877-8000 Sprint access code.
- Two of the pay telephones surveyed (0.86%) completely blocked access to any of the three major carriers.
- Indications of blocked pay telephones were varied, and included a busy signal, the inability to dial past the first two digits, and the necessity to deposit money in order to dial the long distance access number.
- The staff encountered a disturbing situation, though not technically a blockage, in about a dozen of the surveyed pay telephones. When the user dialed a long distance access code, a mechanized voice came on line, telling the caller to hang up, deposit a coin and use the presubscribed long distance carrier for a 50% savings on long distance calls. If the caller remained on the line, ultimately a connection with the long distance carrier, as originally dialed, was made.

Accessing the Local Operator

PUC Substantive Rule 23.55 states that a non-LEC OSP shall provide access to the local exchange carrier operator serving the exchange from which the call is made, by either directly routing all "0-" calls to the local exchange carrier operator, without charge to the caller, or by transferring or redirecting the call to the LEC OSP upon request. A total of 32.9% of the OSPs accessed by the payphones in the survey failed, in one form or another, to carry out the request.

Examples of these failures included common elements, such as being told to dial 611, 10-288, 1-411, 411, or 0-0 to access the local exchange operator, none of which methods provided access to the local operator. Some of the OSPs told the caller outright that they could not make the transfer to a LEC operator. Some payphones even required the deposit of a quarter to complete the call.

Posting Violations

As far as the information provided on the card is concerned, the following irregularities were noted:

- 24.7% of the private pay telephones surveyed did not have any language notifying the caller that rates may be checked at no charge.
- 22.9% failed to post instructions for accessing the local exchange operator, and 21.6% of the pay telephones failed to post instructions for using the long distance carrier of choice.
- 16% of the pay telephones surveyed failed to provide instructions in English and Spanish for accessing emergency service.
- 17.3% of the private pay telephones did not provide information on how to register a complaint.

Corrective Action

- All payphones found to be in non-compliance with any portion of PUC Substantive Rule 23.54 were reported to Southwestern Bell, to begin disconnect proceedings.
- To the extent possible, payphones found to be in non-compliance with any portion of PUC Substantive Rule 23.55 will be reported to the appropriate OSP for the purpose of rectifying those violations.

Other Recommendations

Having successfully completed the survey, we recommend that the results gathered be put to the following uses. First, a rulemaking proceeding should be considered to address the problem of mechanized advertising when a caller dials an interexchange carrier. Second, the PUC staff should continue to work with private payphone industry representatives to help them develop internal compliance procedures.

SURVEY RESULTS

Total Payphones in Universe	1245	
Total Payphones in Sample Size	306	
Total Payphones Not Located or Out of Order	75	
Total Payphones Located and Surveyed	231	
Total Payphones Blocked for MCI (950-XXXX)	3	1.3%
Total Payphones Blocked for MCI (10-XXX)	91	39.4%
Total Payphones Blocked for AT&T (10-XXX)	54	23.4%
Total Payphones Blocked for Sprint (1-800)	2	0.86%
Total Payphones Completely Blocked for 10-XXX	53	22.9%
Total Payphones Completely Unblocked	139	60.2%
Total Payphones Completely Blocked	2	0.86%
Total Payphones Unable to access LEC Operator	76	32.9%
Total Payphones Without 911-Instructions	37	16.0%
Total Payphones Without LEC-Operator Instructions	53	22.9%
Total Payphones Without Complaint Instructions	40	17.3%
Total Payphones Without Long Distance Information	50	21.6%
Total Payphones Without Rates Notice	57	24.7%
Payphones in Total Compliance	82	35.5%
Payphones in Total Non-Compliance	0	0%

PAY PHONE SURVEY

The Public Utility Commission is conducting a survey of telephones used by the public to measure the level of compliance with the Commission rules regulating operator service providers (OSPs), and private pay phone providers. OSPs are the companies that provide the public with long distance service, in particular calls that require operator assistance or calls that are alternately billed (billed to third party, collect, credit card). Private pay phone providers are parties other than local exchange carriers who own or operate pay telephones.

- 1) Address of facility: _____
- 2) Pay phone number: _____
- 3) Is the following information attached:
 - a) Name of OSP Provider: _____
 - b) Instructions for accessing the OSP: _____
 - c) Instructions for accessing the LEC operator: _____
 - d) Instructions for registering a complaint: _____
 - e) Instructions in English and Spanish for accessing emergency service: _____
 - f) A notice that states, "You may use another long distance carrier." _____
 - g) Instructions for obtaining rates at no charge: _____
- 4) What is the name of the OSP: _____
- 5) What is the address of the OSP (if available): _____

- 6) What is the toll-free telephone number of the OSP: _____
- 7) What is the name and address of private pay phone owner: _____

- 8) What is the telephone number of the private pay phone owner: _____
- 9) Is there a notice identifying the set as a private pay telephone: _____
- 10) What is the name of the owner or agent responsible for refunds and repairs: _____

- 11) What is the telephone number of the above owner or agent: _____
- 12) If the OSP is not the LEC operator, dial "0" and request access to the LEC operator.
Were you transferred to the LEC operator? _____

Blocking:

- 13) Dial 1-800-877-8000. Was Sprint identified in any way? _____
- 14) Dial 950-1022. Was MCI identified in any way? _____
- 15) Dial 10222+0. Was MCI identified in any way? _____
- 16) Dial 10288+0. Was AT&T identified in any way? _____

QUESTIONS: 3 - SUBST. R. 23.55 & SUBST. R. 23.54 FOR AUTOMATED PAY PHONES

QUESTIONS: 13-15 - SUBST. R. 23.54 & 23.55

QUESTIONS: 4 & 6 - SUBST. R. 23.55 & SUBST. R. 23.54 FOR AUTOMATED PAY PHONES

QUESTIONS: 7-12 - SUBST. R. 23.54